

Below is a judgment of the court. If the judgment is for money, the applicable judgment interest rate is: N/A. THE COURT FINDS that there is no just reason for delay in entry of this judgment.



THOMAS M. RENN
U.S. Bankruptcy Judge

IN THE UNITED STATES BANKRUPTCY COURT
DISTRICT OF OREGON

In re:

Kimberly Roles-Heintz,

Debtor.

KIMBERLY ROLES-HEINTZ

Plaintiff,
v.

**RUSHMORE LOAN MANAGEMENT
SERVICES, LLC, a DELAWARE
LIMITED LIABILITY COMPANY, U.S.
BANK NATIONAL ASSOCIATION, not
in its Individual Capacity, but Solely as
TRUSTEE for RMAC TRUST SERIES
2016-CTT, and CAPITAL ONE
FINANCIAL CORPORATION, a
Delaware Corporation.,**

Defendant.

Case No. 22-61663-tmr13

Adversary Case No. 23-06018-tmr

STIPULATED JUDGMENT OF DISMISSAL
WITH PREJUDICE

On stipulation of the parties, as evidenced by their signatures below, the Court does hereby DISMISS this adversary case with prejudice as to ONLY Defendants Rushmore Loan

Management Services LLC and US Bank National Association, not in its Individual Capacity,
but Solely as Trustee for RMAC Trust Series 2016-VTT

###

It is so Stipulated:

/s/ Michael D. O'Brien 10-24-2024
Michael D. O'Brien, #951056 Date
Of Counsel for Plaintiff

/s/ Jesse A.P. Baker 10-31-2024
Jesse A.P. Baker, #100017 Date
Of Counsel for Defendants Rushmore and US Bank